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DATE:	June 27, 2005				
то:	Mail Stop: Amendment Examiner Ubiles	Group Art Unit: 2642			
COMPANY:	United States Patent and Trademark Office				
FACSIMILE NO:	703-872-9306				
FROM:	John Biggers, Reg. No. 44,537				
Re:	Response/Amendment to OA dated March 25, 2005; Title: "Transferring a Call to a Backup According to Call Context"	Atty. Docket No.: AUS920010836US1 (135)			
SERIAL NO.:	10/022,164				
NUMBER OF PAGES:	(Including Cover) 38				
COMMENTS:	Please see attached.				
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AUS920010836US1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

RECEIVED CENTRAL FAX CENTER

In re Application of:

Michael Wayne Brown, et al.

888

Group Art Unit: 2642

JUN 2 7 2005

Serial No.: 10/022,164

Examiner:

Ubiles, Marie C.

Filed: December 17, 2001

Title: Transferring a Call to a Backup

According to Call Context

888888

Atty Docket No.: AUS920010836US1

Mail Stop: Amendment Commissioner for Patents

P.O. Box 1450

Alexandria, Virginia 22313-1450

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2005

Catherine Berglund

RESPONSE TO OFFICE ACTION DATED MARCH 25, 2005

Dear Sir:

This is a Response to the Office Action dated March 25, 2005 (hereafter "the Office Action"). Claims 1-71 are in the case. Examiner rejected claim 7 under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which Applicants regard as the invention. Applicants have amended claims 7, 32, and 57 accordingly. Applicants acknowledge with thanks the telephone conference with Examiner on April 8, 2005. In accordance with that telephone conference, Applicants present the following amendment and remarks demonstrating that the case is in condition for allowance.